

## REMARKS

Claims 1-22 were pending and stand rejected. Claims 23-25 have been added. Claims 1-7, 9, 10-14, 17, 19-20, and 22 have been amended. Claims 1-25 are pending upon entry of this amendment.

The specification has been amended to correct typographical errors. No new matter has been added.

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference signs, which were not mentioned in the specification: "500" in Figure 5 and "634" in Figure 6(b). The disclosure is objected to because it fails to disclose these reference signs. The specification has been amended to add these reference signs. No new matter has been added.

The Examiner noted the use of trademarks in the application. The specification has been amended to add trademark symbols. No new matter has been added.

The disclosure is objected to because it contains embedded hyperlinks. The hyperlinks themselves, rather than the contents of the sites to which the hyperlinks are directed, are part of Applicant's invention. Applicants do not intend to have these hyperlinks be active links. Thus, the Examiner should not object to these hyperlinks. MPEP § 608.01(VII).

Claims 1-22 stand rejected under 35 U.S.C. § 102(e) as being anticipated by Bernardo. Applicants respectfully traverse. As amended, claim 1 recites:

A computer implemented method of generating a document, comprising:  
    providing a first user interface with which a first user may generate a document template;  
    providing a second user interface with which a second user may generate a content file related to the document template, a functionality available through the second user interface being determined by a user other than the second user;  
    combining the document template and the content file to generate the document;  
    determining a context of the document; and

modifying, responsive to the context, the document to generate a modified document.

Claim 1 is directed to a method of generating a document. In one embodiment, the document is “published” by making it available from a user server. Optionally, the document can be “staged” (e.g., before it is “published”) by making it available from a staging server. Staging enables the document to be previewed before it is made available from the user server. If the user server or staging server is on the same server as the edit server, this is known as a local publish or local stage, respectively. If the user server or staging server is on a different server as the edit server, this is known as an external publish or external stage, respectively. In one embodiment, after the document has been generated, a user can “preview” it, which is called “page preview.”

Claim 1 recites, in part, “determining a context of the document.” A context can be, for example, a local publish, a local stage, an external publish, an external stage, and a page preview, as explained above. A document can be located on different servers (and/or in different directory structures) depending on its context. If the document (e.g., its functionality) relies on its location, then the document may need to be modified based on its context. Claim 1 further recites, in part, “modifying, responsive to the context, the document.” In one embodiment, this modification comprises modifying an indirect address (such as a URL) that is contained in the document.

Bernardo discusses a software tool for creating a web site using a template and data to populate fields of the template (abstract). However, Bernardo does not disclose, suggest, or teach the claimed elements “determining a context of the document” and “modifying, responsive to the context, the document.” In Bernardo, a given template and given field data can result in only one document. In the claimed invention, since the document is modified responsive to the context, a given template and given field data can result in any one of several documents, based on the context.

Accordingly, claim 1 (as amended) is patentable over Bernardo. Claims 10 and 17 also recite similar features and are also patentable over Bernardo for at least the foregoing reasons.

The claims not specifically mentioned above incorporate the features of their respective base claims and are patentable for at least the same reasons.

Applicants respectfully submit that the pending claims are now allowable over the cited art of record and request that the Examiner allow this case. The Examiner is invited to contact the undersigned in order to advance the prosecution of this application.

Respectfully submitted,  
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